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Attorneys for Warren Steed Jeffs

IN THE THIRD DISTRICT COURT, WEST JORDAN DEPARTMENT SALT LAKE COUNTY, STATE OF UTAH

IN RE: EXTRADITION OF WARREN STEED JEFFS

STATE OF UTAH, Plaintiff.

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WARREN STEED JEFFS, DOB: 12/03/1955 OFFENDER NO. 181536 UTAH STATE PRISONER NO. 42106 NOTICE OF APPEAL
AND
MOTION FOR STAY OF
EXTRADITION PENDING APPEAL

Case No. 101401820 Judge Terry L. Christiansen

Warren Steed Jeffs (Mr. Jeffs), by and through his counsel, hereby appeals to the Utah Supreme Court from the decision and order of Judge Terry L. Christiansen, Third District Court, West Jordan, Salt Lake County, Utah, denying his Petition for Writs

of Habeas Corpus and Mandamus and Motion to Quash Governor's Warrant, pursuant to rule 3 of the Utah Rules of Appellate Procedure, see Utah R. App. P. 3.

Mr. Jeffs further moves this Court, pursuant to rule 8 of the Utah Rules of Appellate Procedure, *see id.* R. 8, for an order staying Mr. Jeffs' extradition to Texas pending his appeal. For the many reasons explained in his Petition for Writs of Habeas Corpus and Mandamus and Motion to Quash Governor's Warrant, and his supporting memoranda, which are incorporated herein by reference, it is necessary to stay any extradition until after the supreme court has had an opportunity to review this case on its merits. This is an unprecedented case with a variety of unique and unusual circumstances. Mr. Jeffs will suffer irreparable harm if his extradition is permitted before his appeal can be decided.

Alternatively, Mr. Jeffs asks that this Court stay his extradition to Texas for thirty days to allow Mr. Jeffs to seek a stay directly from the supreme court, and to allow the supreme court to itself decide whether a stay should be granted.

Dated this 15th day of November, 2010.

BUGDEN & ISAACSON, LLC

Bv:

WALTER F. BUGDEN, JR.

IJARA L. ISAACSON JOHN W. ANDERSON

WRIGHT, JUDD & WINCKLER RICHARD A. WRIGHT

Attorneys for Warren Steed Jeffs

CERTIFICATE OF SERVICE

I certify that on this 15th day of November, 2010, I caused the foregoing to be served upon the following individuals in the described manner:

Craig L. Barlow, Assistant Attorney General
Attorney General's Office
5272 S College Drive, #200
Murray, UT 84123

\times	HAND DELIVERY
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